IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA **EASTERN DIVISION**

Document 32

Christopher B. Eiland, DVM, MS,)
Plaintiff,)
v.) CIVIL ACTION NO) 2005-CV-459
Dr. Byron Blagburn, et al.,)
Defendants.)

DEFENDANTS' WITNESS AND EXHIBIT LIST

Witness List

Defendants Dr. Byron Blagburn, Dr. Charles Hendrix, Dr. Joseph Janicki, Dr. Stephen McFarland, Dr. Ed Richardson and Dr. Lauren Wolfe (collectively, the "Defendants") hereby designate the following persons and/or entities who may be called as witness at the trial of this matter:

- 1. Dr. Christopher Eiland
- 2. Dr. Byron Blagburn c/o – Auburn University Auburn, Alabama (334) 844-4000
- 3. Dr. Lauren Wolfe c/o – Auburn University Auburn, Alabama (334) 844-4000
- 4. Dr. Charles Hendrix c/o – Auburn University Auburn, Alabama (334) 844-4000

- 5. Dr. Joseph Janicki c/o – University of South Carolina Columbia, South Carolina (803) 777-7000
- 6. Dr. Ray Dillon c/o – Auburn University Auburn, Alabama (334) 844-4000
- 7. Dr. Ed Richardson c/o – Auburn University Auburn, Alabama (334) 844-4000
- 8. Dr. Stephen McFarland c/o Auburn University Auburn, Alabama (334) 844-4000
- 9. Lauri Nelms
 Address and telephone number unavailable
- 10. Dr. Gregory Skipper
 19 S. Jackson Street
 Montgomery, AL 36104
 Telephone number unavailable
- 11. Jamie Butler c/o – Auburn University Auburn, Alabama (334) 844-4000
- 12. Tracey Land c/o – Auburn University Auburn, Alabama (334) 844-4000
- 13. Stuart Price c/o – Auburn University Auburn, Alabama (334) 844-4000
- 14. Jacqueline Nobles c/o Auburn University Auburn, Alabama

(334) 844-4000

15. Courtney Rich Address and telephone number unavailable

- 16. Kelli Joiner
 Address and telephone number unavailable
- 17. Dr. Janderlich Central Valley Animal Hospital Highway 77 Gadsden, Alabama (256) 442-2542
- 18. Dr. Nedret Billor c/o – Auburn University Auburn, Alabama (334) 844-4000
- 19. Dr. Jennifer Spencer c/o Auburn University Auburn, Alabama (334) 844-4000
- 20. Dr. Joseph Newton c/o – Auburn University Auburn, Alabama (334) 844-4000
- 21. Peter Christopherson
 Address and telephone number unavailable
- 22. Brandi Brunson
 Address and telephone number unavailable
- 23. Any person deposed in this action.
- 24. Any witness listed, subpoenaed, or otherwise available to be called by Plaintiff.
- 25. Any witness called as a witness at the trial of this matter by Plaintiff.
- 26. Any witness necessary for rebuttal or impeachment.

- 27. Any witness necessary to authenticate any document which may be offered into evidence at the trial of this matter, or to establish the chain of custody of any document or exhibit.
- 28. Any witness whose identity has been, or may be, disclosed during discovery in this matter.

Defendants may or may not offer testimony of the persons and/or entities identified in this document, and may object to the testimony of any person and/or entity identified in this document if that testimony is offered by the Plaintiff. Further, Defendants expressly reserve the right to supplement this document as the identity of additional witnesses becomes known.

Exhibit List

Defendants hereby designate the following exhibits all or part of which may be offered into evidence at the trial of this matter:

- 1. Auburn University School Calendar for Fall 2003 and Spring 2004 semesters.
- 2. May 7, 2004 e-mail from Dr. Stephen McFarland to Plaintiff regarding deferred grade for STAT7000001.
- 3. College of Veterinary Medicine handbook for Graduate Studies in Biomedical Sciences, MS & PhD Program.
 - 4. September 24, 2004 letter from Plaintiff to Dr. Ed Richardson.
- 5. August 17, 2004 letter from Dr. Stephen McFarland to Plaintiff in response to Plaintiff's letter of July 27, 2004, concerning his grievance against the College of Veterinary Medicine.
 - 6. July 27, 2004 letter from Plaintiff to "Student Grievance."
 - 7. Auburn University Student Academic Grievance Policy.

- 8. Taped notes from May 28, 2004 meeting between Dr. Byron Blagburn and Plaintiff.
 - 9. Auburn University 2003-2004 Tiger Cub Handbook.
 - 10. Alabama Veterinary Professionals Wellness Program Report.
 - 11. Official Auburn University Transcript of Plaintiff.
- 12. December 8, 2003 Memorandum from Dr. Byron Blagburn to Dr. Joseph Janicki regarding Dr. Blagburn's resignation as Plaintiff's Major Professor.
 - 13. Auburn University Graduate Diploma Application.
- 14. October 13, 2004 letter from Dr. Ed Richardson to Plaintiff in response to Plaintiff's letter of September 24, 2004.
 - 15. Auburn University Graduate School Doctoral Studies Guidelines and Checklist.
 - 16. "The Graduate School" student Handbook.
 - 17. Notes of Tracey Land to Dr. Byron Blagburn regarding conduct of Plaintiff.
 - 18. Notes of Jamie Butler to Dr. Byron Blagburn regarding conduct of Plaintiff.
 - 19. Graduate Studies in Pathobiology handbook.
 - 20. Plaintiff's Tentative Plan of Study for the Degree of Doctor of Philosophy.
 - 21. Auburn University Graduate Assistant Handbook.
- 22. April 14, 2006 e-mail from Kathryn Dickey to Lane Knight regarding damages claimed by Plaintiff.
 - 23. Auburn University's personnel and student file of Plaintiff.
 - 24. All depositions taken in this case.
 - 25. Plaintiff's responses to Defendants' discovery requests.
 - 26. All pleadings in this matter.

178256.1 5

Case 3:05-cv-00459-WKW-WC Document 32 Filed 03/22/2007 Page 6 of 7

27. Any document that Defendants have produced to Plaintiff.

28. Any exhibit listed by Plaintiff.

29. Any exhibit needed for rebuttal or impeachment.

Defendants reserve the right to (a) supplement this list, (b) not to offer and/or to object to the use of any of the foregoing by any other party; (c) to offer as a separate exhibit any portion of or any summary of any of the foregoing; (d) to offer an enlargement of any of the foregoing; (e) to use any document identified in subsequent discovery; (f) to use any exhibit listed by any other party if Defendants objection thereto is waived or overruled; and (g) to use other documents for rebuttal and/or impeachment.

Respectfully submitted this the 22nd day of March, 2007.

/s/ G. Lane Knight

One of the Attorneys for Defendants

OF COUNSEL:

David R. Boyd (BOY005) G. Lane Knight (KNI028) Balch & Bingham LLP 105 Tallapoosa Street Suite 200 Montgomery, Alabama 36104-2549

Telephone: (334) 834-6500 Facsimile: (334) 269-3115

CERTIFICATE OF SERVICE

I hereby certify that on this 22nd day of March, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing and/or that a copy of the foregoing has been served upon the following by United States Mail, properly addressed and postage prepaid to the following:

Kathryn Dickey, Esquire 322 Alabama Street Montgomery, Alabama 36104

/s/ G. Lane Knight

Of Counsel